



UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark flice
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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	AT	TTORNEY DOCKET NO.
08/615	.876 03/14/9	960YA	т	1232-4258
			EX	AMINER .
MORGAN	& FINNEGAN	LM02/0622		ACTANA U
345 PA	RK AVENUE		ART UNIT	PAPER NUMBER
	RK NY 10154		27:	24
			DATE MAILED:	

06/22/00

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

				N5 115 5111 N5						
⊠(TI	HE PERI	OD FOR R	ESPONSE:							
a) 🔁	is exte	ended to rur	1 4 Months	or continues to run	from the date of the final rej	ection				
ь) [expire event	expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.								
	The d purpo	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition , and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.								
□ A	ppellanť	s Brief is du	ue in accordance with	37 CFR 1.192(a).						
⊠ A to	pplicant's	s response ne application	to the final rejection, on in condition for allo	filed 12 2 99 has	been considered with the following effect	t, but it is not deemed				
1. 🔀	The pr	oposed am	endments to the clair	n and /or specification will not	be entered and the final rejection stands	because:				
		There is no presented.	convincing showing	under 37 CFR 1.116(b) why t	ne proposed amendment is necessary and	d was not earlier				
	b. 🔲	They raise	new issues that would	f require further consideration	and/or search. (See Note).					
	c. 🗌	They raise	the issue of new mat	er. (See Note).						
	d. 🔲	They are rappeal.	not deemed to place t	he application in better form f	or appeal by materially reducing or simplif	iying the issues for				
	е. 🗌	They prese	ent additional claims v	vithout cancelling a correspon	ding number of finally rejected claims.					
	NOTE	Eonsii Searc	plicant's a dered and ap h would be	irguments with opens to overcome required for the	respect to the claims the art of record. A sending claims	s has been 4 New				
2. 🔲		proposed n-allowable	or amended daims_ claims.	would be	allowed if submitted in a separately filed a	mendment cancelling				
з. 🗀		the filing an follows:	appeal, the proposed	d amendment 🔲 will be ente	ered [] will not be entered and the statu	s of the claims will				
	Claims	allowed:								
		objected to								
	Claims	rejected: _								
	□ A ₁	However plicant's re	•	e the following rejection(s): _						
										
4. 🔲	The af	fidavit, exhi	bit or request for re∝	nsideration has been conside	ered but does not overcome the rejection	because				
5. 🗀	The aff		hibit will not be consid	dered because applicant has	not shown good and sufficent reasons wh	y it was not earlier				
The	proposi	ed drawing	correction has	has not been approved	by the examiner.	- 0				
□ Oth	ner				Helm Michael	NEW MALE				

SUPERVISORY PATENT EXAMINER GROUP 2700